

Miller & Rhoads

Special Sale of Men's \$1. Eclipse Shirts

All new garments—goods patterns. It's the close of the season with the whole-salers of Shirts, and we secured a big lot of "Eclipse" garments to sell at a fourth under price.

The "Eclipse" is the best-fitting shirt made, being especially full across the chest.

Best quality Madras in dark effects of solid Tans, Blues, Grays and Novelties. Separate cuffs. All sizes 14 to 18.

75c Each

HABEAS CORPUS LONG DRAWN OUT

Lawyers Still Discussing Chemical Case Before Judge Goff in Circuit Court.

JUDGE MILLER'S ABLE SPEECH

James B. Tinsley Recognized for His Appearance To-Day—Not Now in Custody.

The habeas corpus proceedings in the case of the United States vs. Virginia, before Judge Goff, of the United States Circuit Court, has become long drawn out. Yesterday was a day of speech-making, and the able lawyers who took part in the lengthy discussion made themselves intensely interesting, although they dealt largely in law talk and technical expressions intelligible only to lawyers and judges.

It having been announced in The Times-Dispatch that Judge Goff, of Chicago, one of the most noted corporation counselors in the country, would open the discussion yesterday morning, a number of local lawyers were within the bar at the time appointed to hear the distinguished lawyer. Judge Miller began to speak at the opening of the court, and held the close attention of the court and of the lawyers and others until 1 o'clock, at which time the court took a recess until 8 o'clock.

The case is styled United States of America vs. Virginia, Chemical Company and others, but in the habeas corpus proceedings "others" are playing a more important part than the company named in the title of the case. Mr. James B. Tinsley, a citizen of Richmond, and the vice-president of the Tennessee Chemical Company, who, by Judge Waddill's decision, is a prisoner in the custody of United States Marshal Morgan Treat, and the indictment found against him, along with thirty other fertilizer makers, are the subjects under discussion before Judge Goff on habeas corpus proceedings.

Judge Miller's Argument.

Judge Miller opened the discussion yesterday and ably defended the points at issue. He was in this long drawn out legal fight. His contention was that it would be unfair and an act in violation of the Constitution and the Bill of Rights to remove Tinsley or any of the other indicted fertilizer men to the Middle District of Tennessee, where they were indicted for conspiracy in restraint of trade, for trial under that indictment. That is, it would be unfair to send them there as prisoners to stand trial without first hearing at least some of the evidence against them, and some of the evidence in their defense. In order that this court may be able to determine for itself the degree of probable guilt instead of following blindly the certified copy of the indictment found in the court of the Middle District of Tennessee. Judge Miller quoted liberally from the opinions and from the law books, and ably argued his bearings upon this case. He was at all times earnest and forceful in his manner and in his language, but, after all, his argument was, in a sense, a repetition of much that has already been said in court, and the learned lawyer never attempted to get beyond the original contention that Tinsley et al. cannot be legally removed to Tennessee for trial until they have had a fair chance to show by testimony that the indictment was found in violation of the Constitution.

In short, the whole agreement was a plea for the opening of a way to introduce the testimony for the court's guidance.

Did Not Commit Offenses.

Incidentally Judge Miller claimed the defense could, if permitted, prove by attorneys for the government, who took the evidence before the grand jury which found the indictments, that Mr. Tinsley and others did not commit the offenses, as alleged, in the district in which the indictment was found.

At the afternoon session Assistant Attorney-General Sandford replied briefly to Judge Miller. He was followed by Mr. Verrier for the defense, who made an able argument, speaking until 5:30 when court adjourned to 10 o'clock this morning. Mr. Sandford will open the discussion this morning.

At the adjournment of the court last evening Mr. Tinsley was released by Judge Goff in the sum of \$5,000 for his appearance, and so he is no longer in the custody of the Marshal.

MR. ALLAN GOES IN.

Saturday of Next Week Day on Which He Succeeds Mr. Grubbs.

The day has now been definitely settled on which Mr. Edgar Allan, Jr., will succeed Mr. John L. Grubbs, assistant postmaster. Mr. Allan assumes his new duties July 21, at the end of next week. The publication that Mr. Allan would be assistant postmaster was made exclusively in The Times-Dispatch more than a month ago.

Mr. Grubbs has been in the postoffice twelve years in all-four years as chief clerk and eight years as assistant postmaster. He has been an efficient officer and has always been popular with his associates and with the public, who have come in business contact with him.

The salary of the assistant postmaster is \$2,000 per annum.

Richmonders in Paris.

Mrs. B. Klein, Mrs. Laura Vincent and Mrs. Louise Davis Metcalf, of Richmond, registered at the office of European edition of the New York Herald in Paris yesterday.

"BILL NYE" PROVES GREAT FEATURE

Marshall Ward Alderman Goes After Picture Pins of Actress With His Hat.

FINE EVENING AT IDELWOOD

Management Throws Its Doors Wide Open to Councillmen, and Good Time is Had.

Alderman John L. (Bill Nye) Satterfield was the feature of the Councilmanic outing tendered the city fathers by the management of Idelwood last night, which was replete from start to finish with bright and interesting incidents.

"Bill Nye's" performances, which fairly delighted all his colleagues and friends, will therefore be set out without further delay.

The first number on the programme was the Casino, and under the chaperonage of Colonel "Bill" Sharpe, Sergeant Harry Tucker, Sr., the party of some thirty-five (the last of the popular summer theatre at 8:30 o'clock. The ventriloquist did a few "stunts," and then came "Charmion," the wonderful trapeze girl, who kept the city law-makers in a whirl of enthusiasm all the way down, from Deacon James Benjamin Wood to Councilman Edward Lewis.

The Councilmanic party had reserved seats to the right of the stage, and when the trapeze wonder had lighted nimbly from her swing, she began scattering picture buttons of heres and nones. This almost broke up the show. Aldermen Wood and Adams and Councilmen Huber, Spence and others, earnestly urged "Bill" to accept the invitation, which he finally did, amid a perfect outburst of uproarious laughter and applause from the entire house. The City Fathers' ward party, which "Charmion" had completed her number, and were led by the chaperones into the mysteries of bewildering and beautiful Idelwood.

When "Tours of the World" was reached the party stood outside the station, ready to board the train for a trip through the show. The "bill" saw the crowd and evidently thought there was "something doing." About this time Sheriff Simon Solomon, of Henrico, arrived on the scene and told the man with the big horn: "You are only pumping hot air. These fellows are not spending any money to-night."

Looking for Business.

"Theroupan the speller" turned his horn in another direction. On the trip through Ireland a number of interesting questions were asked of the conductor. For example, Councilman Lynch wished to know if the train would pass through County Cork, his old home, while Huber and others demonstrated that they, too, were possessed of inquiring minds.

The evening was a most enjoyable one from every point of view, and Colonel Sharpe and Mr. Tucker took their guests through the show. The "bill" saw the crowd and evidently thought there was "something doing." About this time Sheriff Simon Solomon, of Henrico, arrived on the scene and told the man with the big horn: "You are only pumping hot air. These fellows are not spending any money to-night."

Those on the Special.

Those who traveled out on the rapid transit special were Aldermen William Henry Davis, John Fred Deane, Edward Hamilton Ferguson, Harry Ogden Gates, J. Atkinson Hobson, Harry Tucker Huber, John Jefferson Lynch, Robert L. Masurier, W. Franklin Richardson, E. H. Spence, Jacob Y. Unruh and William L. (Buck) White.

Councilmen E. D. Richardson, Harry Tucker, Sr., C. A. Boyd, J. H. Morris, B. Tallaferr August, W. H. Zimmermann, Henry P. Beck, George C. Russell, E. A. Barber, Jr., and J. T. Palmatier.

The proceedings of the evening will be entered of record somewhere, if not in the Council chamber.

THE "MECKLENBURG SPARKLING" is now the water. The best people use it because it is the best. Healthful, medicinal, palatable. Unequaled as a table water and none so good for mixing. All the leading cafes and clubs use it now. Call up R. L. Christian & Co. They have just received a carload.

TAKES RECESS FOR TEN DAYS

Corporation Commission Finishes With Freight Traffic Manager Davant.

C. & O. IS THE NEXT IN LINE

Norfolk and Western and Southern, However, Have Not Yet Completed Their Cases.

Freight Traffic Manager Davant, of the Norfolk and Western, completed his testimony in the freight rate hearing before the Corporation Commission yesterday afternoon, and the body took a recess until July 23.

Although the Norfolk and Western has not finished the Chesapeake and Ohio will proceed when the body reconvenes. Commissioner Joseph D. Willard, sat with his colleagues yesterday, having returned from the bedside of Mrs. Willard, who has been indisposed for several days.

Mr. T. S. Davant resumed the stand when the commission convened at 11 o'clock, and Attorney-General Anderson took him in hand on cross-examination. Mr. Braxton had examined him for the State up to the hour of adjournment Thursday, and now the Attorney General took a shot at him, and fired volumes of questions at him.

Major Anderson and Mr. Cooke had a brief debate over the pertinency of certain testimony, but it was allowed under the wide latitude permitted both sides by the commission.

The witness was pointing out some of the difficulties incident to changing classifications, but he finally admitted that even though there might be some resulting inconveniences, if the proposed changes were reasonable and just they should be made.

At 1:15 P. M. Mr. Braxton again took the witness, Major Anderson having examined him, mainly with reference to classifications.

Where They Left Off.

The witness and Mr. Braxton now started at the 11:45 o'clock Thursday evening, and they discussed the cost of hauling freight for some time.

Witness was asked if he or any other man, not knowing anything of either former or present rates, could construct a tariff for his own road which would cause any harm in the neighborhood of reasonableness and justice.

He answered that railroad rates are the result of evolution, and that as the first man had to be born, so the first tariff had to be made. He would not like to say that under the "freedom" proposed by the lawyer in his brief, he could perform the service and meet the situation. It would be a very difficult task, and he would not like to be assigned it.

Witness did not think a railroad could prosper unless nearly all the industries along its lines were engaged in business. He called attention to the languishing of the tobacco business in Danville and to the corresponding prosperity of the Southern Railway, and the two discussed the matter for some time.

Witness contended that a railroad company could not prosper if its rates were unreasonably high, and if it were not.

Mr. Braxton said it had been testified that the company did its intrastate freight business in Virginia at a loss, and assuming this to be true, he asked the witness if it would not therefore be better for the company to discontinue its intrastate freight business in Virginia at all.

Question Admitted.

Mr. Cooke objected, and the two attorneys argued the matter of admitting the question with much earnestness.

The question was admitted, and the witness said he had no knowledge that his company did its intrastate freight business in Virginia at a loss, and that if it were true, he would not like to say that under the "freedom" proposed by the lawyer in his brief, he could perform the service and meet the situation.

At this point the commission took a recess for lunch, and resumed at 2:45 P. M. Mr. Braxton continuing his cross-examination of Mr. Davant.

Don. Alex. Harrison, of Petersburg, counsel for the Atlantic Coast Line, whose case comes up later, was in attendance upon the afternoon session, having been absent for the most part during the inquiry.

Witness said, as traffic officer of the Norfolk and Western, it was his business to make a record of the road, and he fixed his rates with reference to this end.

Witness was asked to name any large manufacturing concern which had established itself on his road, except at competitive points, without first making terms and explained all the devices, and that it was the policy of his company to protect manufacturers along its lines, and not to treat them harshly in the matter of rates or otherwise.

The question of the capacity of freight cars and the method of loading, them for the road, was also discussed between the lawyer and witness, and freight tariffs were again taken up.

Easy Movement.

Witness was asked if it was not his aim, in making rates, to so fix them as to produce the largest revenue for his company, and he said this was true with the qualification that he always had in mind the easy movement of freight.

Here Mr. Davant suggested that to his mind railroading was very practical business, and he therefore found it difficult to follow the questions of Mr. Braxton to theoretical conclusions.

"You started it off," replied Mr. Braxton pleasantly, "by your answers on your examination in the morning."

"It may be true," rejoined the witness, "that I am responsible."

On the question of rate making Mr. Braxton wished to know if, in effect, the traffic man was not looking out always for his company, and the witness admitted that traffic men are human beings, and they deal with their fellow-men much as do business men in other lines. He said he could not admit that the rates on his intrastate business in Virginia were all the time being made to bear down on the interstate business.

Mr. Braxton could not reconcile these two conclusions, and they were discussed at some length.

The commission at 5:30 P. M. adjourned until July 23 at 11 A. M.

CITY FATHERS HAVE FUN.

Pay Visit to Idelwood and Are Shown the Sights.

A large party of Councilmen went out to Idelwood last night as the guests of the management, and they expressed their appreciation of having had one of the times of their lives.

The party was personally conducted by the manager Sharpe, who showed them everything that the place had to offer, and made the trip as pleasant as possible. Manager J. W. White was at Idelwood last night, having just returned from Ponce de Leon, Florida. He expressed

himself as delighted with the way in which the people of Richmond are taking to the park as a home playground. He is arranging for many new features here and will make this city the headquarters for the traveling attractions that will appear here and at all his other parks.

It is quite likely that there will be a permanent animal show established at the park before the season is over. The first of the New York papers the other day that Buxton was talking of wintering in Richmond again, and it may be that a show will be quartered at or near Idelwood.

IS YET UNDECIDED.

Dr. Levy Will Not Determine His Course Until Board Meets.

Dr. B. C. Levy is still undecided what he will do concerning his resignation from the position of chief health officer, to which he was recently elected by the Board.

Dr. Levy will not announce his decision in the matter until the next meeting of the Board, which will take place on Monday night. There is a great deal of speculation in Councilmanic circles as to whether Dr. Levy will accept or not, though there are but few of the members who care to express an opinion as to what they wish him to do. If, indeed, they have any wish in the matter, it is among the general public on the question, and it is believed that there is a keen desire that the new department shall be a success.

BOYS HEARD BURGLAR.

Mr. Montague Returns to Find House in Possession of Police.

A burglar entered the home of Mr. Fairfax Montague, No. 1814 Henrico Street, last night after 10 o'clock, and was frightened away by the young sons of Mr. Montague.

Mr. and Mrs. Montague were away from home until after 11 o'clock, and when they returned they found Sergeant Mathews and a patrolman in the house. The officers had been called by the young boys, who heard the burglar in the house.

Mr. Montague did not find out last night whether or not the intruder had stolen anything.

Lee Camp Veterans Meet.

R. E. Lee Camp, No. 1 of Confederate Veterans, held its regular meeting last night. Commander James Vase presiding.

A letter was received from John A. Anders Post, G. A. R., of Boston, Mass., thanking the camp for sending them a small Confederate battle flag.

The committee of Councilmen authorizing the return of certain Confederate flags by the United States government to the Confederate Literary Memorial Association was sent to the camp by Hon. John Lamb.

The camp directed the adjutant to write to Senators Thomas B. Martin and John W. Daniel and Hon. John Lamb, asking them to cause the recently published by the United States government.

J. P. Platt, of Cherrison, Mo., writes that he has secured a copy of the Virginia Cavalry, and mentions some names and asks in regard to them.

The letter was referred to Major R. W. Hunter, "Friday" of the Virginia Cavalry. A letter of sympathy for Major John W. Gordon, on the loss of his son was also received.

"Life Problems" to Be Discussed.

The young men's meetings at the Central Young Men's Christian Association during the summer Sunday afternoon are proving a success. The subject of "Life Problems" being discussed by young men for the benefit of young men are "Life Problems" that every young man has to face. The "problems" to be discussed to-morrow afternoon are "Home," by A. C. Nelson, of the American Legion, and "Gratitude," by James H. Crenshaw, real estate agent, and "Purity," by W. G. Capitaine, of the Southern Manufacturing Company. The meeting will be in charge of Assistant Secretary of the Young Men's Christian Association, Mr. W. L. Wingfield.

The conversational Bible class will follow the meeting at 4:45, and will be conducted by Mr. J. I. Earp, of the Smithfield Business College.

Charmion to Receive.

Charmion will hold a reception on the Casino stage this evening, and will receive the ladies who have been invited to the Casino. She will also receive the ladies who have been invited to the Casino. She will also receive the ladies who have been invited to the Casino.

Wireless Firm Miss Sitterding.

Following is an interesting wireless message received last night by Mr. Fritz Sitterding from his daughter, who is now on her way to Europe:

S. S. Slavonia, via Sagaponack, N. Y., July 13, 1906.

Mr. F. Sitterding, Richmond, Va.: Eight hundred miles out; not sick; well; fair weather.

MAMIE SITTERDING.

MANY PREPARATIONS FOR GREAT LABOR DAY

Will Be One of the Most Generally Observed Ever Seen in Richmond.

The Labor Day Committee of the Central Trades and Labor Council met on Thursday night and handed in its report as to the manner of conducting the Labor Day program, and the celebration of its kind ever seen in Richmond.

A representative of Idelwood was on hand to confer with the committee, with a view to making a proposition to have the workers give their certain share to the management of the various resorts. The committee has gotten in touch with some speakers of note, and the speakers for the occasion will be men of national reputation.

The committee on floats reported that many business houses had signified their desire to be represented, but it is understood that only those business firms employing union labor will be permitted to be represented in this manner. The number of floats will be limited to twenty-five, and that business firms only going to the fair will be allowed in the line of march.

From all the indications the Labor Day demonstration here will be one of the finest and greatest ever seen. There will be 5,000 to 6,000 men in the line of parade, and it is probable that it is probable that at least 10,000 visitors will be in the city on that day.

SPECIAL BULLETIN

The City of Mammon

By Maxim Gorky.

In this story in The Sunday Times-Dispatch the noted Russian author gives his impressions of America and Americans, which are not at all comforting. He pays his respects to the city of New York and exorates its men and manners—it's spicy reading.

There will be found a multitude of other striking features in the

Sunday Times-Dispatch.

NEWS GATHERED FROM SOUTHSIDE

Bathing at Forest Hill Park May Be Stopped by the City.

JURISDICTION FOR FIVE MILES

This the Purport of an Ordinance Offered at the Assembly Meeting Last Night.

Manchester Bureau, Times-Dispatch, No. 1123 Hull Street.

Manchester is to have jurisdiction over James River and its tributaries for five miles from the city limits, and persons who have made a habit of bathing in the river above Belle Isle will have to find another place to cool themselves.

The ordinance at Forest Hill Park may also be closed as a result of an ordinance that was offered in the meeting of the City Assembly last night. The water from the pool wherein people bathe every day flows down a little creek and empties into the James River just above the intake of the City Water Works, and according to Superintendent Charles H. Sharp and City Attorney Charles L. Page, the health of the citizens is seriously interfered with by this negligence.

In addition to the adoption of a resolution, after the passage of an ordinance, as reported from the Water Commissioners, providing for the appointment of a committee of five from the Council to consider the question of the clarifying of the water that pours into the intake of the city, the Assembly transacted many other important matters.

Mr. Adkins, of the Third Ward, offered an ordinance which was favorably received, providing for the sale of the city lot at Eleventh and Bainbridge Streets to the City School Board. A high school building will be erected on the site.

Mayor H. A. Maurice suggested that the city sell a part of the city lot on Hull Street and place the amount received from the purchase to the credit of the fund for the erection of a new courthouse, but the motion was not carried.

The session in detail was very interesting. Those present were: Messrs. J. D. Reams, W. D. Ferguson, A. A. Adkins, C. L. Pettit, D. L. Toney, C. C. Jones, C. C. Cox, H. A. Lindsay, W. B. Bradley, B. A. Nunnally, T. E. Taylor, and John B. Wakefield.

Mayor Maurice, Dr. E. T. Rucker and Aldermen Robertson and Moore were also present.

An ordinance, recommended for passage by the water commissioner, to prohibit persons from bathing in the river within five miles of the intake to the water works on James River, was read, and City Attorney C. L. Page explained the object of the proposed law. He said that the present ordinance in force by the city, only kept bathers from going in the river one mile above the Belle Isle station, and that the new ordinance would extend the intake to the river from which the city drinking water was obtained.

In short, the purpose of the ordinance, he said, was to extend the city jurisdiction for five miles.

The ordinance was a motion of Mr. D. L. Toney was unanimously passed.

Mr. C. H. Sharp, superintendent of the water works, said that the water that now comes from a stream that started at Forest Hill Park and ran through the bathing pool there.

During the winter in this stream comes stool wellnigh all day and the refuse of many houses was poured into the creek, which empties into the James River only a short distance above the intake of the city waterworks.

Committee Appointed.

After hearing the report of the Water Commissioners and the statement of Mr. Sharp, Mr. Bradley moved that a committee of five, three from the Assembly and two from the Board, be appointed to look into the matter of purifying the water in the river above the intake.

Mr. D. L. Toney, A. A. Adkins and W. B. Bradley were appointed from the Assembly.

The ordinance to carry into effect a statute against the fast running of automobiles was passed with one dissenting vote. Mr. Wakefield said that he did not understand the ordinance and voted against it.

A resolution providing for the appointment of a committee to look into the question of purchasing a fire engine was not concurred in by the Assembly.

Vacation for Mayor.

Mayor H. A. Maurice was given one month's vacation after thanking the members for their courtesy, suggested that the city, if it could not find a suitable location for the postoffice building, dispose of a part of the city lot and place the money received from the sale to a fund for the erection of a new court house. The suggestion was favorably received, and Mr. Toney offered a resolution providing for the appointment of a committee of five to confer with a large number of citizens with reference

NEWS GATHERED FROM SOUTHSIDE

Bathing at Forest Hill Park May Be Stopped by the City.

JURISDICTION FOR FIVE MILES

This the Purport of an Ordinance Offered at the Assembly Meeting Last Night.

Manchester Bureau, Times-Dispatch, No. 1123 Hull Street.

Manchester is to have jurisdiction over James River and its tributaries for five miles from the city limits, and persons who have made a habit of bathing in the river above Belle Isle will have to find another place to cool themselves.

The ordinance at Forest Hill Park may also be closed as a result of an ordinance that was offered in the meeting of the City Assembly last night. The water from the pool wherein people bathe every day flows down a little creek and empties into the James River just above the intake of the City Water Works, and according to Superintendent Charles H. Sharp and City Attorney Charles L. Page, the health of the citizens is seriously interfered with by this negligence.

In addition to the adoption of a resolution, after the passage of an ordinance, as reported from the Water Commissioners, providing for the appointment of a committee of five from the Council to consider the question of the clarifying of the water that pours into the intake of the city, the Assembly transacted many other important matters.

Mr. Adkins, of the Third Ward, offered an ordinance which was favorably received, providing for the sale of the city lot at Eleventh and Bainbridge Streets to the City School Board. A high school building will be erected on the site.

Mayor H. A. Maurice suggested that the city sell a part of the city lot on Hull Street and place the amount received from the purchase to the credit of the fund for the erection of a new courthouse, but the motion was not carried.

The session in detail was very interesting. Those present were: Messrs. J. D. Reams, W. D. Ferguson, A. A. Adkins, C. L. Pettit, D. L. Toney, C. C. Jones, C. C. Cox, H. A. Lindsay, W. B. Bradley, B. A. Nunnally, T. E. Taylor, and John B. Wakefield.

Mayor Maurice, Dr. E. T. Rucker and Aldermen Robertson and Moore were also present.

An ordinance, recommended for passage by the water commissioner, to prohibit persons from bathing in the river within five miles of the intake to the water works on James River, was read, and City Attorney C. L. Page explained the object of the proposed law. He said that the present ordinance in force by the city, only kept bathers from going in the river one mile above the Belle Isle station, and that the new ordinance would extend the intake to the river from which the city drinking water was obtained.

In short, the purpose of the ordinance, he said, was to extend the city jurisdiction for five miles.

The ordinance was a motion of Mr. D. L. Toney was unanimously passed.

Mr. C. H. Sharp, superintendent of the water works, said that the water that now comes from a stream that started at Forest Hill Park and ran through the bathing pool there.

During the winter in this stream comes stool wellnigh all day and the refuse of many houses was poured into the creek, which empties into the James River only a short distance above the intake of the city waterworks.

Committee Appointed.

After hearing the report of the Water Commissioners and the statement of Mr. Sharp, Mr. Bradley moved that a committee of five, three from the Assembly and two from the Board, be appointed to look into the matter of purifying the water in the river above the intake.

Mr. D. L. Toney, A. A. Adkins and W. B. Bradley were appointed